

1 predominantly, but I say some consideration ought to be
2 given to geographical considerations.

3 MR. ENEY: Look at Section 4(b), on Page 4,
4 and as applied to the Circuit Court. Is that the kind of
5 a system leaving the power to the districts, setting up
6 the guidelines?

7 JUDGE CARTER: The distinction between the two
8 as I read the whole article is your nominating committee
9 is composed of people from that district, which is not
10 going to be --

11 MR. ENEY: Not the appellate.

12 JUDGE CARTER: You said 4?

13 MR. ENEY: Section 4. I merely suggest that
14 you consider whether the districting provisions in
15 Section 4(b) with respect to the Circuit Court, if applied
16 to the Court of Appeals, the Supreme Court, would meet
17 the point that you are making.

18 JUDGE CARTER: Yes, I think it would. If there
19 is some addition to that, that a districting of represen-
20 tation on a court, some sort of maybe general language
21 ought to be written in the Article, embodying the theory